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Paper No. 12

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In re Application of: Khare, et al.)
Application No. 09/643,380) DECISION ON PETITION TO
Attorney Docket No. 42390.P9301) WITHDRAW HOLDING OF
Filed: August 21, 2000) ABANDONMENT UNDER 37 CFR
For: METHOD AND APPARATUS FOR) §1.181
PIPELINING ORDERED INPUT/OUTPUT)
TRANSACTIONS TO COHERENT
MEMORY IN A DISTRIBUTED
MEMORY, CACHE COHERENT, MULTI-
PROCESSOR SYSTEM

This is a decision on the petition to withdraw the holding of abandonment, under 37 CFR §1.181, filed on June 10, 2004.

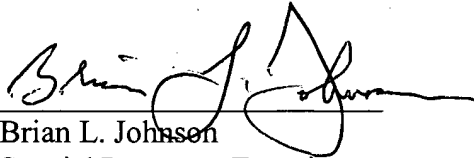
The instant application became abandoned for failure to timely respond to the Office action mailed September 26, 2003. A grantable petition must include a copy of the response and proof of timely filing of the response. A properly used Certificate of mail or Transmission that include a 37 CFR §1.8(b)(3) statement and Office generated Fax receipts that properly identify the contents of the submission, is acceptable. No fee is required.

Petitioner has provided evidence in the petition that includes: a copy of the timely filed response and amendment after final of December 24, 2003; a Certified transmission statement under 37 CFR §1.8(b)(3); as well as an Office generated Fax receipt that properly identifies the contents of a timely filed submission including a Request for Continued Examination (RCE) and Extension of time Fee authorization, which includes a USPTO Fax receipt date of March 26, 2004.

Since all of the criteria set forth above have been met, the petition is **GRANTED**.

Application No. 09/643,380
Decision on Petition

The application is being forwarded to the Supervisory Legal Instruments Examiner with instructions to withdraw the holding of abandonment (restore the instant application to pending status), to enter the after final amendment (copy filed June 10, 2004) as well as the Request for Continued Examination (RCE) and extension of time. The application will then be forwarded to the examiner for prompt action on the merits.



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blj: 9/10/04